_						Complete If Known					
	FEE TRANSMITTAL for FY 2004				Application Number			10/800,448			
					Filing Date			March 15, 2004			
					First Named Inventor		ventor	Steven Aoyama			
	Effective 10/01/2003. Povent fees are subject to annual revision.				Examiner Name			Alvin A. Hunter			
_						Art Unit			3711		
	TOTAL AMOUNT OF PAYMENT (\$) 110.00					Attorney Docket No. B04-10					
F	METHOD OF PAYMENT					FEE CALCULATION (continued)					
. [Deposit Account:					3. ADDITIONAL FEES					
]	Deposit Account Number 502309				Large	Entity		F D		Fee Paid	
1	Deposit Account Name Acushnet Company				Fee Code 1051			Fee Desi		TCE Z SILVE	
1	The Director is authorized to: (check all that apply)					130	Surcharge	- late filing f	ce or oaun anal filing fee or		
	✓ Charge fcc(s) indicated below ✓ Credit any overpayments								onal filing fee or	-	
	Charge any additional fcc(s) during the pendency of this application					2,520			ex parte recxaminatio	<u>"</u>	
	Charge sec(s) indicated below, except for the filing see					110			nia first month		
1	to the above-identified deposit account.					420			hin second month	—	
ŀ	FEE CALCULATION					950		•	hin third month	 	
t	1. BASIC FILING FEE					1,480			hin fourth month		
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	Fee Code	Fec (\$)	Fee Description	<u>OR</u> Fee Paid	1401	330	Notice of				
	1001	770	Utility filing fee		1402	330			t of an appeal		
	1002	340	Design filing fee		1403	290		or oral hearin		 	
	1004	770	Reissue filing fee		1451	1			ublic use proceeding		
	1005	160	Provisional filing fee		1452	1,330		o revive – una o revive – uni		 	
	SUBTOTAL (1) (5)					1,330		sue fee (or rei			
	2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE					480	Design is				
	Extra Fee From					130	Petitions to the Commissioner Processing fee under 37 CFR 1.17(q)				
			Claims	Below Fee Paid	1807 1806	180		•	tion Disclosure Strnt		
	Total Claim		- 20'' = ×		8021	40			assignment per r of properties)		
	Claims	' .	- 3" = ×	86 =	1		property	(simes numbe submission aft	er final rejection		
					1809	770	(37 CFR	1.129(a))	er final rejection	1	
·	Large	Entity			1810	770	examined	additional invalid (37 CFR 1.)	29(b))	——	
	Fee Code	Fee (\$)	Fee Descripti	<u>on</u>	1801	770	-		Examination (RCE)		
	1202	18	Claims in excess of 20		1802	900	Request	for expedited on	examination of a desi		
	1201	86	Independent claims in ex	cess of 3	1814	110	Statutory	Disclaimer .		110	
	1204	- 86	"Reissue independent cla	aims over original patent	Other fee	(specify	/)				
	1205	18	Reissue claims in exces and over original pater	a of 20	1				•		
i		•			-						
	SUBTOTAL (2) (S) "or number previously paid, If greater; For Reissues, see above					Reduced by Basic Filing Fee Paid SUBTOTAL (3) (S) 110					
10/12/2004 TTUT	SUBMITTED BY309 10800448										
02 FC:1251	Name ()		Troy R. 1	ester	Registr	ation N	6. 36,2	00	Phone (508)	979-3534	
AF LPSTERT	Signatur	_ <	7/1/				Date	9-17-	9		
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Steven Aoyama et al.

Application Serial No.: 10/800,448 Group Art Unit: 3711

Filed: March 15, 2004 Examiner: Alvin A. Hunter

For: GOLF BALL WITH LOBED DIMPLES Attorney Docket No. B04-10

TERMINAL DISCLAIMER

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

Petitioner, Troy R. Lester, represents that he is the Assistant Secretary and Chief Patent Counsel for Acushnet Company, the assignee of the entire right, title and interest in and to the instant application by virtue of an assignment from Steven Aoyama to Acushnet Company recorded at reel 015095 and frame 0663.

Petitioner hereby disclaims the terminal part of any patent granted on the instant application that would extend beyond the expiration date of U.S. Patent No. 6,749,525, issued on June 15, 2004. Petitioner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that the legal title to said patent shall be the same as the legal title to U.S. Patent No. 6,749,525. Petitioner further agrees that this agreement is to run with any patent granted on the instant application and is to be binding upon the grantee, its successors, and assigns.

Petitioner does not disclaim any terminal part of any patent granted on the instant application prior to the expiration date of the full statutory term of U.S. Patent No. 6,749,525 in the event that any such patent later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321(a), has all claims cancelled by a reexamination certificate, or is otherwise terminated prior to the expiration of its full statutory term, except for the separation of legal title and stated above.

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Petitioner hereby confirms that he has reviewed the assignment and, to the best of his knowledge and belief, title is in the assignee seeking to take action in this matter and that he is empowered to act on behalf of Acushnet Company.

Petitioner hereby declares that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so make are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Please charge the terminal disclaimer fee under 37 CFR 1.20(d) to the Acushnet Company Deposit Account No. 502309 as set forth on the attached Fee Transmittal.

Respectfully submitted,

9-17-04

Date

Troy R. Lester (Reg. No. 36,200)

(508) 979-3534

Customer Number: 40990